

SENATE BILL No. 487

DIGEST OF SB 487 (Updated February 5, 2009 1:54 pm - DI 103)

Citations Affected: IC 8-1.

Synopsis: Underground plant protection. Requires the operator of an underground facility to join the Indiana Underground Plant Protection Service (IUPPS) or its successor organization. Imposes a civil penalty if an operator fails to maintain IUPPS membership. Requires an operator to provide information concerning the locations of its underground facilities to the IUPPS. Establishes the underground plant protection advisory committee (advisory committee). Authorizes the advisory committee to conduct hearings on and recommend to the Indiana utility regulatory commission civil penalties for certain violations of underground plant protection law. Establishes the underground plant protection account to receive deposits of the civil penalties. Deletes obsolete provisions requiring operators to record underground facility locations with county recorders. Makes conforming amendments. Repeals an obsolete provision concerning the responsibilities of IUPPS.

Effective: July 1, 2009.

Charbonneau, Merritt, Randolph

January 15, 2009, read first time and referred to Committee on Utilities & Technology. February 9, 2009, amended, reported favorably — Do Pass.



First Regular Session 116th General Assembly (2009)

PRINTING CODE. Amendments: Whenever an existing statute (or a section of the Indiana Constitution) is being amended, the text of the existing provision will appear in this style type, additions will appear in this style type, and deletions will appear in this style type.

Additions: Whenever a new statutory provision is being enacted (or a new constitutional provision adopted), the text of the new provision will appear in this style type. Also, the word **NEW** will appear in that style type in the introductory clause of each SECTION that adds a new provision to the Indiana Code or the Indiana Constitution.

Conflict reconciliation: Text in a statute in this style type or this style type reconciles conflicts between statutes enacted by the 2008 Regular Session of the General Assembly.

SENATE BILL No. 487

A BILL FOR AN ACT to amend the Indiana Code concerning utilities and transportation.

Be it enacted by the General Assembly of the State of Indiana:

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1	SECTION 1. IC 8-1-26-1 IS AMENDED TO READ AS FOLLOWS
2	[EFFECTIVE JULY 1, 2009]: Sec. 1. (a) Except as provided by this
3	section, this chapter does not apply to the following:
4	(1) Excavation using only nonpowered hand tools. that is
5	performed:
6	(A) only with a hand tool;
7	(B) on property owned or controlled by the person
8	performing the excavation; and
9	(C) to a depth not greater than twelve (12) inches.
10	(2) Excavation using only animals.
11	(3) Tilling of soil for agricultural purposes, such as plowing,
12	planting, and combining.
13	(4) Surface coal mining and reclamation operations conducted
14	under a permit issued by the natural resources commission under
15	IC 14-34.
16	(5) Railroad right-of-way maintenance or operations.

(6) Underground probing to determine the extent of gas

1	migration.
2	(b) This chapter does apply to blasting, setting drainage tile,
3	subsoiling, and other subsurface activities.
4	(c) Sections 16, 19, 20, and 22 of this chapter apply to the
5	construction and installation of railroad signal facilities and drainage
6	facilities at public grade crossings.
7	SECTION 2. IC 8-1-26-1.3 IS ADDED TO THE INDIANA CODE
8	AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY
9	1, 2009]: Sec. 1.3. As used in this chapter, "account" refers to the
10	underground plant protection account established by section 24 of
11	this chapter.
12	SECTION 3. IC 8-1-26-1.5 IS ADDED TO THE INDIANA CODE
13	AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY
14	1, 2009]: Sec. 1.5. As used in this chapter, "advisory committee"
15	refers to the underground plant protection advisory committee
16	established by section 23 of this chapter.
17	SECTION 4. IC 8-1-26-3 IS AMENDED TO READ AS FOLLOWS
18	[EFFECTIVE JULY 1, 2009]: Sec. 3. As used in this chapter,
19	"association" means an organization that is:
20	(1) formed in Indiana to provide for mutual receipt of notice of
21	excavation or demolition for the organization's members;
22	member operators that have underground facilities in Indiana.
23	(2) known as the Indiana Underground Plant Protection
24	Service (or its successor organization); and
25	(3) accessed by dialing the abbreviated dialing code 811, as
26	designated by the Federal Communications Commission as
27	the nationwide toll free number to be used by state One Call
28	systems.
29	SECTION 5. IC 8-1-26-6 IS AMENDED TO READ AS FOLLOWS
30	[EFFECTIVE JULY 1, 2009]: Sec. 6. As used in this chapter,
31	"excavate" means an operation for the movement, placement, or
32	removal of earth, rock, or other materials in or on the ground by use of
33	tools or mechanized equipment or by discharge of explosives,
34	including augering, backfilling, boring, digging, ditching, drilling,
35	driving, grading, jacking, plowing in, pulling in, ripping, scraping,
36	trenching, and tunneling.
37	SECTION 6. IC 8-1-26-7 IS AMENDED TO READ AS FOLLOWS
38	[EFFECTIVE JULY 1, 2009]: Sec. 7. As used in this chapter, "facility"
39	means a line or system used for producing, storing, conveying,
40	transmitting, or distributing communication, information, electricity,

gas, petroleum, petroleum products, hazardous liquids, carbon dioxide fluids, water, steam, or sewerage. The term includes pipelines and



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1	pipeline facilities.
2	SECTION 7. IC 8-1-26-10 IS AMENDED TO READ AS
3	FOLLOWS [EFFECTIVE JULY 1, 2009]: Sec. 10. As used in this
4	chapter, "operator" means a person who owns or operates an
5	underground facility, other than an underground facility that:
6	(1) is located on real property that the person owns or
7	occupies; and
8	(2) the person operates for the person's benefits.
9	SECTION 8. IC 8-1-26-11 IS AMENDED TO READ AS
10	FOLLOWS [EFFECTIVE JULY 1, 2009]: Sec. 11. As used in this
11	chapter, "person" means an individual, a corporation, a partnership, a
12	limited liability company, an association, or other entity organized
13	under the laws of any state. The term includes state, local, and federal
14	agencies. The term does not include the association.
15	SECTION 9. IC 8-1-26-11.2 IS ADDED TO THE INDIANA CODE
16	AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY
17	1, 2009]: Sec. 11.2. As used in this chapter, "pipeline facilities" has
18	the meaning set forth in IC 8-1-22.5-1(d).
19	SECTION 10. IC 8-1-26-11.4 IS ADDED TO THE INDIANA
20	CODE AS A NEW SECTION TO READ AS FOLLOWS
21	[EFFECTIVE JULY 1, 2009]: Sec. 11.4. As used in this chapter,
22	"pipeline" has the meaning set forth in IC 8-1-22.5-1(c).
23	SECTION 11. IC 8-1-26-11.5 IS ADDED TO THE INDIANA
24	CODE AS A NEW SECTION TO READ AS FOLLOWS
25	[EFFECTIVE JULY 1, 2009]: Sec. 11.6. As used in this chapter,
26	"white lining" means the act of marking the route or boundary of
27	a proposed excavation or demolition with white paint, flags, or
28	stakes, or a combination of white paint, flags, and stakes.
29	SECTION 12. IC 8-1-26-15 IS AMENDED TO READ AS
30	FOLLOWS [EFFECTIVE JULY 1, 2009]: Sec. 15. (a) This section
31	applies to recordings made with a county recorder before September 1,
32	2004.
33	(b) Except as provided in subsection (e), (a) An operator that has
34	underground facilities located in Indiana must become a member of
35	the association and shall record with the county recorder of each
36	county in which the facilities are located a list containing provide the
37	following information to the association:
38	(1) The name of each township in the and county in which the
39	operator has underground facilities, including those facilities that
40	have been abandoned in place by the operator but not yet
41	physically removed.

(2) The list must include the name of the operator. and



1	(3) The name, title, address, and telephone number of the
2	operator's representative designated to receive the written or
3	telephonic notice of intent required by section 16 of this chapter.
4	(c) (b) An operator shall record report any changes in the
5	information contained in the list recorded under subsection (b) (a) with
6	the county recorder of the county in which these facilities are located
7	association within thirty (30) calendar days of the change. The
8	document reflecting the changes shall be cross-referenced to the
9	original list recorded information reported under subsection (b). (a).
10	(d) The county recorder shall charge a fee in accordance with
11	IC 36-2-7-10.
12	(e) An association meeting the requirements of section 17 of this
13	chapter shall be responsible for providing the information required in
14	subsections (b) and (c) for the association's members and shall be
15	responsible for paying the fee contained in subsection (d) for the
16	association's members.
17	(c) A person other than an operator may be a member of the
18	association.
19	(d) A person that is required, but fails, to maintain membership
20	in the association after December 31, 2009, may be subject to a fine
21	in an amount recommended by the advisory committee and
22	approved by the commission, not to exceed one hundred dollars
23	(\$100). Each day that a person that is required, but fails, to
24	maintain membership in the association constitutes a separate
25	violation for purposes of imposing a fine under this subsection.
26	SECTION 13. IC 8-1-26-16 IS AMENDED TO READ AS
27	FOLLOWS [EFFECTIVE JULY 1, 2009]: Sec. 16. (a) Except as
28	provided in section 19 of this chapter, before commencing an
29	excavation or demolition operation described in section 14 of this
30	chapter each person responsible for the excavation or demolition must
31	shall:
32	(1) serve written or telephonic notice on the association of the
33	person's intent to excavate or demolish; and
34	(2) perform white lining at the site of the excavation or
35	demolition if the association is unable to adequately identify
36	the site on the locate ticket.
37	The notice required under subdivision (1) must be received at least
38	two (2) full working days but not more than twenty (20) calendar days
39	before the commencement of the work. A notice expires twenty (20)
40	days after the date on which the notice is served. Upon receiving
41	the notice, the association immediately shall notify each operator

that has underground facilities located in the proposed area of



1	excavation or demolition. However, A person responsible for
2	excavation or demolition may commence work before the elapse of two
3	(2) full working days if all affected operators have notified the person
4	that the location of all the affected operators' facilities have been
5	marked or that the affected operators have no facilities in the location
6	of the proposed excavation or demolition.
7	(b) For a notice served under this section before September 1, 2004,
8	the notice must be served on each operator; or each operator's
9	association, who has recorded a list required by section 15 of this
.0	chapter indicating that the operator has underground facilities located
1	in the proposed area of excavation or demolition.
2	(c) After August 31, 2004, a notice under this section must be
3	served on the association described in section 17(c) of this chapter. (b)
4	A county recorder who receives an inquiry from a person seeking to
5	provide notice of an excavation or a demolition under this section shall
.6	refer the person to the association. described in section 17(c) of this
7	chapter. After receiving a notice under this section, the association
.8	shall
9	(1) determine whether one (1) or more of the association's
20	members have underground facilities located in the proposed area
21	of excavation or demolition, based on recordings made under
22	section 15 or 15.5 of this chapter; and
23	(2) provide notice of the proposed excavation or demolition to any
24	member identified under subdivision (1) as having each member
25	operator that has underground facilities located in the proposed
26	area of excavation or demolition.
27	(d) (c) A person responsible for demolition must give an operator a
28	reasonable amount of time, as mutually determined by the operator, the
29	person responsible for demolition, and the project owner, to remove or
30	protect the operator's facilities before demolition of the structure is
31	commenced.
32	(e) (d) The written or telephonic notice required by subsection (a)
33	must contain the following information:
34	(1) The name, address, and telephone number of the person
35	serving the notice, and, if different, the person responsible for the
66	excavation or demolition.
37	(2) The starting date, anticipated duration, and type of excavation
8	or demolition operation to be conducted.
19	(3) The location of the proposed excavation or demolition.
10	(4) Whether or not explosives or blasting are to be used.
1	(5) The approximate depth of excavation.

(6) Whether the person responsible for the proposed



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1	excavation or demolition intends to perform white lining at
2	the site of the proposed excavation or demolition.
3	(e) The person responsible for the excavation or demolition shall
4	submit a separate locate request along with the notice provided
5	under subsection (d)(3) to the association as follows:
6	(1) Within an incorporated area, for each one thousand five
7	hundred (1,500) linear feet of proposed excavation or
8	demolition.
9	(2) In an unincorporated area, for each two thousand five
10	hundred (2,500) linear feet of proposed excavation or
11	demolition.
12	(f) If the notice required by this section is by telephone, the operator
13	or association shall maintain an adequate record of the notice for three
14	(3) seven (7) years to document compliance with this chapter. A copy
15	of the record shall be furnished to the person giving notice to excavate
16	or demolish upon written request. For a notice given by telephone after
17	August 31, 2004, the association described in section 17(c) of this
18	chapter is responsible for maintaining the record of notice required by
19	this subsection.
20	(g) A person that:
21	(1) causes damage to a pipeline or pipeline facility located in
22	an area of excavation or demolition;
23	(2) is required to provide notice under this section for the
24	excavation or demolition; and
25	(3) fails to provide the notice;
26	is subject to a civil penalty in an amount recommended by the
27	advisory committee and approved by the commission, not to exceed
28	ten thousand dollars (\$10,000).
29	(h) A person that:
30	(1) is required to perform white lining under subsection
31	(a)(2); and
32	(2) fails to perform white lining before an operator arrives at
33	the site of the proposed excavation or demolition to mark the
34	operator's facilities;
35	is subject to a civil penalty in an amount recommended by the
36	advisory committee and approved by the commission, not to exceed
37	ten thousand dollars (\$10,000).
38	SECTION 14. IC 8-1-26-17 IS AMENDED TO READ AS
39	FOLLOWS [EFFECTIVE JULY 1, 2009]: Sec. 17. (a) Before
40	September 1, 2004, operators, in any combination or group, may form
41	and operate an association in Indiana to record for the association's

members the information required by section 15 of this chapter and to



1	provide for mutual receipt of notice of excavation or demolition	
2	operations under section 16 of this chapter. An association may provide	
3	the service on behalf of operators having underground facilities in	
4	Indiana and shall record with the county recorder of the county in	
5	which those facilities are located the following information:	
6	(1) The telephone number and address of the association.	
7	(2) A description of the geographical area served by the	
8	association.	
9	(3) A list of the names and addresses of each operator receiving	
10	the service from the association.	
11	(b) An association formed under this section must have the	
12	capability to serve any operator located in Indiana. Associations that	
13	qualify under this section include, without limitation, the "One Call"	
14	system that is managed by the Indiana Underground Plant Protection	
15	Service.	
16	(c) After August 31, 2004, (a) An operator that has underground	
17	facilities located in Indiana must be a member of the Indiana	
18	Underground Plant Protection Service or its successor organization. if	
19	The articles of incorporation or the bylaws of the Indiana Underground	
20	Plant Protection Service or its successor organization shall do the	
21	following:	
22	(1) Provide that the board of directors of the Indiana Underground	
23	Plant Protection Service or its successor organization is composed	
24	of:	
25	(A) five (5) members representing electric utilities other than	
26	municipal electric utilities, including corporations organized	
27	or operating under IC 8-1-13 or corporations organized under	•
28	IC 23-17, some of whose members are local district	
29	corporations (as described in IC 8-1-13-23);	
30	(B) five (5) members representing investor owned gas utilities,	
31	including pipelines;	
32	(C) five (5) members representing telecommunications	
33	providers, at least one (1) of whom is a provider of cable	
34	television service;	
35	(D) five (5) members representing water or sewer utilities	
36	other than municipal water or sewer utilities; and	
37	(E) five (5) members representing political subdivisions,	
38	including municipal utilities, which must include the political	
39	subdivision that owns the largest waterworks utility in Indiana.	
40	(2) Require the affirmative vote of at least sixty percent (60%) of	
41	each category of members in appointed under subdivision (1) to	
42	approve an increase, a decrease, or any other adjustment to the	
⊤ ∠	approve an increase, a decrease, or any other adjustment to the	



1	membership dues, rates, tariffs, locate fees, or any other charges	
2	imposed by the Indiana Underground Plant Protection Service or	
3	its successor organization.	
4	(d) (b) The association identified in subsection (c) shall provide the	
5	services described in subsection (a) by:	
6	(1) recording for the association's members the information	
7	required by section 15.5 of this chapter; and	
8	(2) providing for mutual receipt of notice of excavation or	
9	demolition operations under section 16 of this chapter.	
10	(e) (c) The association identified in subsection (c) shall:	4
11	(1) annually update the association's grid base map data,	
12	including street addresses; and	
13	(2) make reasonable efforts to reduce incorrect locate requests	
14	issued to the association's members.	
15	(d) The association shall develop and implement guidelines to	
16	provide that, for purposes of providing notice to an operator under	4
17	section 16 of this chapter, the time of receipt of a notice of an intent	
18	to excavate or demolish is determined as follows:	
19	(1) For a notice that is received between the hours of 7:00 a.m.	
20	and 6:00 p.m. on a working day, at the time of receipt.	
21	(2) For a notice that is received after 6:00 p.m. on a working	
22	day and before 7:00 a.m. on the following working day, at	
23	7:00 a.m. on the following working day.	
24	SECTION 15. IC 8-1-26-18 IS AMENDED TO READ AS	
25	FOLLOWS [EFFECTIVE JULY 1, 2009]: Sec. 18. (a) Each operator	
26	or association notified under section 16 of this chapter shall, in two (2)	
27	not more than three (3) full working days of after receiving the notice	
28	of intent provided in section 16 of this chapter, (unless a shorter period)	No.
29	is provided by agreement between the person responsible for the	
30	excavation or demolition and the operator), supply to the person	
31	responsible for the excavation or demolition the following information,	
32	using maps when appropriate:	
33	(1) The approximate location and description of all the operator's	
34	underground facilities that may be damaged as a result of the	
35	excavation or demolition.	
36	(2) The location and description of all facility markers indicating	
37	the approximate location of the underground facilities.	
38	(3) Any other information that would assist that person in locating	
39	and avoiding damage to the underground facilities, including	
40	providing adequate temporary markings indicating the	
41	approximate location of the underground facility and locations	



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where permanent facility markers do not exist.

1	(b) Facility locate markings must consist of paint, flags, or stakes or	
2	any combination that mark the approximate location of the	
3	underground facilities. The method of marking must be appropriate	
4	for the location of the underground facilities.	
5	(c) Color coding of facility locate markings indicating the type of	
6	underground facility must conform to the following color coding:	
7	Facility and Type of Product Specific Group	
8	Identifying Color	
9	(1) Electric power distribution	
10	and transmission Safety red	
11	(2) Municipal electric systems Safety red	
12	(3) Gas distribution and	
13	transmission High visibility	
14	safety yellow	
15	(4) Oil distribution and	_
16	transmission High visibility	
17	safety yellow	
18	(5) Dangerous materials, product	
19	lines, steam lines High visibility	
20	safety yellow	
21	(6) Telephone and telegraph	
22	systems Safety alert	
23	orange	
24	(7) Cable television Safety alert	
25	orange	
26	(8) Police and fire	
27	communications	
28	orange	
29	(9) Water systems Safety precaution	
30 31	blue (10) Sewer systems	
32	(11) Proposed excavation	
33	(d) Each operator or association notified under section 16 of this	
34	chapter shall, within two (2) full working days of receiving the notice	
35	of intent provided in section 16 of this chapter, make a reasonable	
36	attempt to provide notification to the person responsible for the	
37	excavation or demolition if the operator has no facilities in the location	
38	of the proposed excavation or demolition.	
39	(e) This section does not apply to an operator making an	
40	emergency repair to its own underground facility.	
41	(f) This subsection applies only to an operator of a pipeline or	
42	pipeline facility. An operator that:	



1	(1) is required to supply information, including facility locate	
2	markings, under subsection (a) to a person responsible for an	
3	excavation or demolition;	
4	(2) fails to supply the information or provide the facility locate	
5	markings; and	
6	(3) has not entered into an agreement with another party that	
7	allocates liability, including financial liability, between the	
8	operator and the other party for damages to the operator's	
9	underground facilities as a result of a failure to supply	
10	information or provide facility locate markings described in	- 1
11	subdivision (2);	
12	is subject to a civil penalty in an amount recommended by the	
13	advisory committee and approved by the commission, not to exceed	
14	one thousand dollars (\$1,000).	
15	(g) Subsection (f) does not apply to an operator that:	
16	(1) is repairing its own underground facilities; or	4
17	(2) fails to supply required information or provide facility	
18	locate markings due to factors beyond the control of the	
19	operator.	
20	(h) A person that knowingly moves, removes, damages, or	
21	otherwise alters a facility locate marking supplied under this	
22	section is subject to a civil penalty in an amount recommended by	
23	the advisory committee and approved by the commission, not to	
24	exceed ten thousand dollars (\$10,000).	
25	SECTION 16. IC 8-1-26-19 IS AMENDED TO READ AS	
26	FOLLOWS [EFFECTIVE JULY 1, 2009]: Sec. 19. (a) A person	
27	responsible for emergency excavation or demolition to ameliorate an	1
28	imminent danger to life, health, property, or loss of service is not	
29	required to comply with the notice requirements of section 16 of this	1
30	chapter. However, that person shall:	
31	(1) give, as soon as practicable, oral notice of the emergency	
32	excavation or demolition to each operator having underground	
33	facilities located in the area or to an the association; described in	
34	section 17 of this chapter that serves an operator where the	
35	excavation or demolition is to be performed; and	
36	(2) request emergency assistance from each operator identified by	
37	the association as having underground facilities located in the	
38	area of the emergency excavation or demolition in locating and	
39	providing immediate protection to the operator's underground	

(b) This section applies to an operator making an emergency



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repair to its own underground facility.

facilities.

1	(c) A person that knowingly provides false notice of an
2	emergency excavation or demolition to the association under
3	subsection (a) is subject to a civil penalty in an amount
4	recommended by the advisory committee and approved by the
5	commission, not to exceed one thousand dollars (\$1,000).
6	SECTION 17. IC 8-1-26-20 IS AMENDED TO READ AS
7	FOLLOWS [EFFECTIVE JULY 1, 2009]: Sec. 20. (a) In addition to
8	the notice required in section 16 of this chapter, a person responsible
9	for an excavation or demolition operation under section 14 of this
10	chapter shall do all of the following:
11	(1) Plan the excavation or demolition to avoid damage to or
12	minimize interference with underground facilities in and near the
13	construction area.
14	(2) Maintain a clearance between an underground facility, as
15	marked by the operator, and the cutting edge or point of
16	mechanized equipment. The clearance under subdivision (2) must
17	be not less than two (2) feet on either side of the outer limits of
18	the physical plant. However, if the clearance is less than two (2)
19	feet, exposure of the underground facility may be accomplished
20	only by the use of hand excavation, air cutting, or vacuum
21	excavation.
22	(3) Notify the association if:
23	(A) there is evidence of an unmarked underground facility
24	in the area of the excavation or demolition; or
25	(B) the markings indicating the location of an underground
26	facility have become illegible.
27	(b) A person who:
28	(1) operates a pipeline or pipeline facility;
29	(2) violates subsection (a); and
30	(3) causes damage to an underground facility in the area of
31	the excavation or demolition;
32	is subject to a civil penalty in an amount recommended by the
33	advisory committee and approved by the commission, not to exceed
34	one thousand dollars (\$1,000).
35	SECTION 18. IC 8-1-26-21 IS AMENDED TO READ AS
36	FOLLOWS [EFFECTIVE JULY 1, 2009]: Sec. 21. (a) Except as
37	provided in subsection (b), a person responsible for an excavation or
38	a demolition operation under section 14 of this chapter that results in
39	damage to an underground facility shall:
40	(1) immediately upon discovery of the damage, notify the operator

of the facility association of the location and nature of the



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damage; and

1	(2) allow the operator of the facility reasonable time to
2	accomplish necessary repairs before completing the excavation or
3	demolition in the immediate area of the facility.
4	(b) A person responsible for an excavation or a demolition operation
5	under section 14 of this chapter that results in damage to an
6	underground facility permitting the escape of flammable, toxic, or
7	corrosive gas or liquid shall:
8	(1) immediately upon discovery of the damage, notify the operator
9	association and local police and fire departments having
.0	jurisdiction; and
.1	(2) take other action, consistent with industry practice,
2	necessary to protect persons and property and to minimize the
3	hazards until arrival of the operator's personnel or police and fire
4	personnel.
.5	SECTION 19. IC 8-1-26-23 IS ADDED TO THE INDIANA CODE
6	AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY
7	1, 2009]: Sec. 23. (a) The underground plant protection advisory
8	committee is established.
9	(b) The advisory committee consists of the following nine (9)
20	members appointed by the governor:
21	(1) One (1) member representing the commission.
22	(2) One (1) member representing the association.
23	(3) One (1) member representing investor owned gas utilities.
24	(4) One (1) member representing operators of pipeline
25	facilities or pipelines.
26	(5) One (1) member representing municipal gas utilities.
27	(6) One (1) member representing commercial excavators.
28	(7) One (1) member representing providers of facility locate
29	marking services.
0	(8) Two (2) members representing the general public. A
51	member appointed under this subdivision must have expertise
32	in and knowledge of the requirements of this chapter.
33	(c) The term of a member is four (4) years. A member of the
34	advisory committee serves at the pleasure of the governor. The
35	governor shall fill a vacancy in the membership of the advisory
66	committee for the unexpired term of the vacating member.
37	(d) The association and the commission shall provide staff
88	support and meeting space to the advisory committee.
19	(e) The members of the advisory committee shall elect a
10	chairperson. The advisory committee shall meet at the call of the
1	chairperson.
12	(f) The affirmative vote of a majority of members appointed



1	under subsection (b) is required to take action.
2	(g) The advisory committee shall act in an advisory capacity to
3	the commission concerning the implementation and enforcement
4	of this chapter. If the advisory committee determines that a person
5	has violated this chapter, the advisory committee shall recommend
6	a civil penalty to the commission. The advisory committee shall
7	hold hearings under IC 4-21.5 to administer its responsibilities
8	under this subsection.
9	(h) Upon receiving a recommendation under subsection (g), the
0	commission shall:
1	(1) approve the penalty;
2	(2) collect the penalty; and
3	(3) deposit the penalty in the underground plant protection
4	account.
5	SECTION 20. IC 8-1-26-24 IS ADDED TO THE INDIANA CODE
6	AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY
7	1, 2009]: Sec. 24. (a) The underground plant protection account is
8	established to provide funding for the following programs
9	established and administered by the commission:
0	(1) Public awareness programs concerning underground plant
1	protection.
2	(2) Training and educational programs for contractors,
3	excavators, locators, operators, and other persons involved in
4	underground plant protection.
5	(3) Incentive programs for contractors, excavators, locators,
6	operators, and other persons involved in underground plant
7	protection to reduce the number of violations of this chapter.
8	(b) The commission shall administer the account.
9	(c) The treasurer of state shall invest money in the account not
0	currently needed to meet the obligations of the account in the same
1	manner as other public money may be invested. Interest that
2	accrues from these investments shall be deposited in the account.
3	(d) Money in the account at the end of a state fiscal year does
4	not revert to the state general fund.
5	(e) The expenses of administering the account shall be paid from
6	money in the account.
7	(f) The account consists of penalties deposited under section
8	23(h) of this chapter.
9	SECTION 21. IC 8-1-26-15.5 IS REPEALED [EFFECTIVE JULY
10	1, 2009].



COMMITTEE REPORT

Madam President: The Senate Committee on Utilities and Technology, to which was referred Senate Bill No. 487, has had the same under consideration and begs leave to report the same back to the Senate with the recommendation that said bill be AMENDED as follows:

Page 1, delete lines 1 through 7, begin a new paragraph and insert: "SECTION 1. IC 8-1-26-1 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2009]: Sec. 1. (a) Except as provided by this section, this chapter does not apply to the following:

- (1) Excavation using only nonpowered hand tools. that is performed:
 - (A) only with a hand tool;
 - (B) on property owned or controlled by the person performing the excavation; and
 - (C) to a depth not greater than twelve (12) inches.
- (2) Excavation using only animals.
- (3) Tilling of soil for agricultural purposes, such as plowing, planting, and combining.
- (4) Surface coal mining and reclamation operations conducted under a permit issued by the natural resources commission under IC 14-34.
- (5) Railroad right-of-way maintenance or operations.
- (6) Underground probing to determine the extent of gas migration.
- (b) This chapter does apply to blasting, setting drainage tile, subsoiling, and other subsurface activities.
- (c) Sections 16, 19, 20, and 22 of this chapter apply to the construction and installation of railroad signal facilities and drainage facilities at public grade crossings.

SECTION 2. IC 8-1-26-1.3 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2009]: Sec. 1.3. As used in this chapter, "account" refers to the underground plant protection account established by section 24 of this chapter.

SECTION 4. IC 8-1-26-1.5 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2009]: Sec. 1.5. As used in this chapter, "advisory committee" refers to the underground plant protection advisory committee established by section 23 of this chapter.

SECTION 4. IC 8-1-26-3 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2009]: Sec. 3. As used in this chapter,

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"association" means an organization that is:

- (1) formed in Indiana to provide for mutual receipt of notice of excavation or demolition for the organization's **members**; member operators that have underground facilities in Indiana.
- (2) known as the Indiana Underground Plant Protection Service (or its successor organization); and
- (3) accessed by dialing the abbreviated dialing code 811, as designated by the Federal Communications Commission as the nationwide toll free number to be used by state One Call systems.

SECTION 5. IC 8-1-26-6 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2009]: Sec. 6. As used in this chapter, "excavate" means an operation for the movement, placement, or removal of earth, rock, or other materials in or on the ground by use of **tools or** mechanized equipment or by discharge of explosives, including augering, backfilling, **boring**, digging, ditching, drilling, **driving**, grading, **jacking**, plowing in, pulling in, ripping, scraping, trenching, and tunneling.

SECTION 5. IC 8-1-26-7 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2009]: Sec. 7. As used in this chapter, "facility" means a line or system used for producing, storing, conveying, transmitting, or distributing communication, information, electricity, gas, petroleum, petroleum products, hazardous liquids, carbon dioxide fluids, water, steam, or sewerage. The term includes pipelines and pipeline facilities.".

Page 2, between lines 3 and 4, begin a new paragraph and insert: "SECTION 8. IC 8-1-26-11.2 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2009]: Sec. 11.2. As used in this chapter, "pipeline facilities" has the meaning set forth in IC 8-1-22.5-1(d).

SECTION 9. IC 8-1-26-11.4 IS ADDED TO THE INDIANA CODE AS A **NEW** SECTION TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2009]: Sec. 11.4. As used in this chapter, "pipeline" has the meaning set forth in IC 8-1-22.5-1(c).

SECTION 10. IC 8-1-26-11.5 IS ADDED TO THE INDIANA CODE AS A **NEW** SECTION TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2009]: Sec. 11.6. As used in this chapter, "white lining" means the act of marking the route or boundary of a proposed excavation or demolition with white paint, flags, or stakes, or a combination of white paint, flags, and stakes."

Page 2, line 19, strike "written or".

Page 2, line 20, strike "telephonic".



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Page 2, delete lines 34 through 42, begin a new paragraph and insert:

- "(c) A person other than an operator may be a member of the association.
- (d) A person that is required, but fails, to maintain membership in the association after December 31, 2009, may be subject to a fine in an amount recommended by the advisory committee and approved by the commission, not to exceed one hundred dollars (\$100). Each day that a person that is required, but fails, to maintain membership in the association constitutes a separate violation for purposes of imposing a fine under this subsection.

SECTION 12. IC 8-1-26-16 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2009]: Sec. 16. (a) Except as provided in section 19 of this chapter, before commencing an excavation or demolition operation described in section 14 of this chapter each person responsible for the excavation or demolition must shall:

- (1) serve written or telephonic notice on the association of the person's intent to excavate or demolish; and
- (2) perform white lining at the site of the excavation or demolition if the association is unable to adequately identify the site on the locate ticket.

The notice required under subdivision (1) must be received at least two (2) full working days but not more than twenty (20) calendar days before the commencement of the work. A notice expires twenty (20) days after the date on which the notice is served. Upon receiving the notice, the association immediately shall notify each operator that has underground facilities located in the proposed area of excavation or demolition. However, A person responsible for excavation or demolition may commence work before the elapse of two (2) full working days if all affected operators have notified the person that the location of all the affected operators' facilities have been marked or that the affected operators have no facilities in the location of the proposed excavation or demolition.

- (b) For a notice served under this section before September 1, 2004, the notice must be served on each operator, or each operator's association, who has recorded a list required by section 15 of this chapter indicating that the operator has underground facilities located in the proposed area of excavation or demolition.
- (c) After August 31, 2004, a notice under this section must be served on the association described in section 17(c) of this chapter. (b) A county recorder who receives an inquiry from a person seeking to

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provide notice of an excavation or a demolition under this section shall refer the person to the association. described in section 17(c) of this chapter. After receiving a notice under this section, the association shall

- (1) determine whether one (1) or more of the association's members have underground facilities located in the proposed area of excavation or demolition; based on recordings made under section 15 or 15.5 of this chapter; and
- (2) provide notice of the proposed excavation or demolition to any member identified under subdivision (1) as having each member operator that has underground facilities located in the proposed area of excavation or demolition.
- (d) (c) A person responsible for demolition must give an operator a reasonable amount of time, as mutually determined by the operator, the person responsible for demolition, and the project owner, to remove or protect the operator's facilities before demolition of the structure is commenced.
- (e) (d) The written or telephonic notice required by subsection (a) must contain the following information:
 - (1) The name, address, and telephone number of the person serving the notice, and, if different, the person responsible for the excavation or demolition.
 - (2) The starting date, anticipated duration, and type of excavation or demolition operation to be conducted.
 - (3) The location of the proposed excavation or demolition.
 - (4) Whether or not explosives or blasting are to be used.
 - (5) The approximate depth of excavation.
 - (6) Whether the person responsible for the proposed excavation or demolition intends to perform white lining at the site of the proposed excavation or demolition.
- (e) The person responsible for the excavation or demolition shall submit a separate locate request along with the notice provided under subsection (d)(3) to the association as follows:
 - (1) Within an incorporated area, for each one thousand five hundred (1,500) linear feet of proposed excavation or demolition.
 - (2) In an unincorporated area, for each two thousand five hundred (2,500) linear feet of proposed excavation or demolition.
- (f) If the notice required by this section is by telephone, the operator or association shall maintain an adequate record of the notice for three (3) seven (7) years to document compliance with this chapter. A copy







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of the record shall be furnished to the person giving notice to excavate or demolish upon written request. For a notice given by telephone after August 31, 2004, the association described in section 17(c) of this chapter is responsible for maintaining the record of notice required by this subsection.

- (g) A person that:
 - (1) causes damage to a pipeline or pipeline facility located in an area of excavation or demolition;
 - (2) is required to provide notice under this section for the excavation or demolition; and
 - (3) fails to provide the notice;

is subject to a civil penalty in an amount recommended by the advisory committee and approved by the commission, not to exceed ten thousand dollars (\$10,000).

- (h) A person that:
 - (1) is required to perform white lining under subsection (a)(2); and
 - (2) fails to perform white lining before an operator arrives at the site of the proposed excavation or demolition to mark the operator's facilities;

is subject to a civil penalty in an amount recommended by the advisory committee and approved by the commission, not to exceed ten thousand dollars (\$10,000).".

Delete page 3.

Page 4, delete lines 1 through 26.

Page 5, line 42, strike "grid" and insert "base".

Page 6, between lines 3 and 4, begin a new paragraph and insert:

- "(d) The association shall develop and implement guidelines to provide that, for purposes of providing notice to an operator under section 16 of this chapter, the time of receipt of a notice of an intent to excavate or demolish is determined as follows:
 - (1) For a notice that is received between the hours of 7:00 a.m. and 6:00 p.m. on a working day, at the time of receipt.
 - (2) For a notice that is received after 6:00 p.m. on a working day and before 7:00 a.m. on the following working day, at 7:00 a.m. on the following working day.".

Page 6, line 8, after "chapter" insert ",".

Page 6, line 8, strike "(unless a shorter period".

Page 6, strike line 9.

Page 6, line 10, strike "excavation or demolition and the operator),".

Page 7, line 15, after "chapter," insert "make a reasonable attempt to".

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Page 7, between lines 20 and 21, begin a new paragraph and insert:

- "(f) This subsection applies only to an operator of a pipeline or pipeline facility. An operator that:
 - (1) is required to supply information, including facility locate markings, under subsection (a) to a person responsible for an excavation or demolition;
 - (2) fails to supply the information or provide the facility locate markings; and
 - (3) has not entered into an agreement with another party that allocates liability, including financial liability, between the operator and the other party for damages to the operator's underground facilities as a result of a failure to supply information or provide facility locate markings described in subdivision (2);

is subject to a civil penalty in an amount recommended by the advisory committee and approved by the commission, not to exceed one thousand dollars (\$1,000).

- (g) Subsection (f) does not apply to an operator that:
 - (1) is repairing its own underground facilities; or
 - (2) fails to supply required information or provide facility locate markings due to factors beyond the control of the operator.
- (h) A person that knowingly moves, removes, damages, or otherwise alters a facility locate marking supplied under this section is subject to a civil penalty in an amount recommended by the advisory committee and approved by the commission, not to exceed ten thousand dollars (\$10,000)."

Page 7, between lines 38 and 39, begin a new paragraph and insert:

"(c) A person that knowingly provides false notice of an emergency excavation or demolition to the association under subsection (a) is subject to a civil penalty in an amount recommended by the advisory committee and approved by the commission, not to exceed one thousand dollars (\$1,000)."

Page 8, line 19, delete "knowingly" and insert "operates a pipeline or pipeline facility;

(2)".

Page 8, line 20, delete "(2)" and insert "(3)".

Page 8, delete line 22, begin a new line blocked left and insert:

"is subject to a civil penalty in an amount recommended by the advisory committee and approved by the commission, not to exceed one thousand dollars (\$1,000).".

Page 9, between lines 2 and 3, begin a new paragraph and insert:



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"SECTION 18. IC 8-1-26-23 IS ADDED TO THE INDIANA CODE AS A **NEW** SECTION TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2009]: Sec. 23. (a) The underground plant protection advisory committee is established.

- (b) The advisory committee consists of the following nine (9) members appointed by the governor:
 - (1) One (1) member representing the commission.
 - (2) One (1) member representing the association.
 - (3) One (1) member representing investor owned gas utilities.
 - (4) One (1) member representing operators of pipeline facilities or pipelines.
 - (5) One (1) member representing municipal gas utilities.
 - (6) One (1) member representing commercial excavators.
 - (7) One (1) member representing providers of facility locate marking services.
 - (8) Two (2) members representing the general public. A member appointed under this subdivision must have expertise in and knowledge of the requirements of this chapter.
- (c) The term of a member is four (4) years. A member of the advisory committee serves at the pleasure of the governor. The governor shall fill a vacancy in the membership of the advisory committee for the unexpired term of the vacating member.
- (d) The association and the commission shall provide staff support and meeting space to the advisory committee.
- (e) The members of the advisory committee shall elect a chairperson. The advisory committee shall meet at the call of the chairperson.
- (f) The affirmative vote of a majority of members appointed under subsection (b) is required to take action.
- (g) The advisory committee shall act in an advisory capacity to the commission concerning the implementation and enforcement of this chapter. If the advisory committee determines that a person has violated this chapter, the advisory committee shall recommend a civil penalty to the commission. The advisory committee shall hold hearings under IC 4-21.5 to administer its responsibilities under this subsection.
- (h) Upon receiving a recommendation under subsection (g), the commission shall:
 - (1) approve the penalty;
 - (2) collect the penalty; and
 - (3) deposit the penalty in the underground plant protection account.

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SECTION 19. IC 8-1-26-24 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2009]: Sec. 24. (a) The underground plant protection account is established to provide funding for the following programs established and administered by the commission:

- (1) Public awareness programs concerning underground plant protection.
- (2) Training and educational programs for contractors, excavators, locators, operators, and other persons involved in underground plant protection.
- (3) Incentive programs for contractors, excavators, locators, operators, and other persons involved in underground plant protection to reduce the number of violations of this chapter.
- (b) The commission shall administer the account.
- (c) The treasurer of state shall invest money in the account not currently needed to meet the obligations of the account in the same manner as other public money may be invested. Interest that accrues from these investments shall be deposited in the account.
- (d) Money in the account at the end of a state fiscal year does not revert to the state general fund.
- (e) The expenses of administering the account shall be paid from money in the account.
- (f) The account consists of penalties deposited under section 23(h) of this chapter.".

Renumber all SECTIONS consecutively.

and when so amended that said bill do pass.

(Reference is to SB 487 as introduced.)

MERRITT, Chairperson

Committee Vote: Yeas 10, Nays 0.









